NEW MEXICO ENVIRONMENT DEPARTMENT VOLUNTARY REMEDIATION AGREEMENT

I. Introduction

This Voluntary Remediation Agreement is entered into voluntarily by United States

Department of Energy, National Nuclear Security Administration Nevada Sites Office
(NNSA/NSO) and the secretary of the New Mexico Environment Department or his or her
designee, pursuant to Section 74-4G-1 et seq. NMSA 1978 and the New Mexico Voluntary
Remediation Regulations (20.6.3 NMAC). The purpose of this agreement is to detail the
obligations and functions of each party, relevant to the voluntary remediation to be conducted at
Gasbuggy Site in Rio Arriba County, New Mexico (further described in Exhibit "1"), Voluntary
Remediation Program (VRP) Site No. 53042001.

The activities conducted by the participant under this agreement are subject to approval by the department. The activities conducted by the participant shall be consistent with this agreement, all applicable laws and regulations, and any pertinent guidance documents. The participant shall employ sound scientific engineering, and construction practices in his/her voluntary remediation activities at this site.

II. Statement of Eligibility

The secretary has determined that the application submitted by the participant to the department on May 12, 2004 is complete, and that the participant is eligible to enter into this agreement in accordance with Section 74-4G-1 et seq. NMSA 1978 and the New Mexico Voluntary Remediation Regulations (20 6:3:201 NMAC).

III. Parties Bound

This agreement shall apply to and be binding upon the participant, its officers, managing agents, directors, principals, partners, employees, receivers, trustees, agents, parents, subsidiaries and affiliates, and upon the department, its employees, and agents. The participant has submitted with his/her application a signed Declaration of Ability and Intent as set forth in the Voluntary Remediation Regulations (20.6.3.202.B NMAC). No change in ownership, corporate, or partnership status shall in any way alter the participant's status or responsibilities under this agreement unless the participant or department terminates this agreement in accordance with the Voluntary Remediation Regulations (20.6.3.308 NMAC).

The participant shall provide a copy of this agreement to any subsequent owners or successors before ownership rights are transferred. The participant shall provide a copy of this agreement to all contractors, subcontractors, laboratories, and consultants or other parties, which are retained to conduct any work under this agreement, within fourteen (14) days after the effective date of this agreement or within 14 days of the date of retaining their services.

IV. Designated Project Manager

On or before the effective date of this agreement, the department and the participant shall each designate a project manager. Each project manager shall be responsible for overseeing the implementation of this agreement. The department project manager will be the department-designated representative at the site. To the maximum extent possible, communications between the participant and department and all documents (including reports, approvals, and other correspondence) concerning the activities performed pursuant to the terms and conditions of this agreement shall be directed through the project managers. During implementation of this agreement, the project managers shall, whenever possible, operate by consensus and shall attempt in good faith to resolve disputes informally through discussion of the issues. Each party has the right to change its respective project manager by notifying the other party in writing at least five (5) days prior to the change.

V. Definitions

"Site" means the area described in the Voluntary Remediation Application. This description is attached and incorporated herein as Exhibit 'al". All other terms used are defined in Section 74-4G-1 et seq., NMSA 1978, and the New Mexico Voluntary Remediation Regulations (20.6.3.107 NMAC).

VI. Addresses for All Correspondence

Documents, including reports, approvals, notifications, disapprovals, and other correspondence to be submitted under this agreement, may be sent by certified mail, first class mail, hand delivery, evernight mail, or by courier service to the following addresses or to such addresses as the participant or department designates in writing.

Documents to be submitted to the department should be sent to:

Mailing Address:

Rick Shean
Environmental Scientist/Specialist
Groundwater Quality Bureau
New Mexico Environment Department
PO Box 26110
Santa Fe, NM 87502

Phone number: (505) 476-3658 Fax number: (505) 827-2965

Email address: <u>rick.shean@nmenv.state.nm.us</u>

Physical Address:

Rick Shean
Environmental Scientist/Specialist
Groundwater Quality Bureau
New Mexico Environment Department
1190 St. Francis Drive
Santa Fe, NM 87505

Documents to be submitted to the participant should be sent to:

Mailing Address:

John Jones Offsites Project Manager National Nuclear Security Administration Nevada Site Office P.O. Box 98518 Las Vegas, NV 89193-8518

Phone number: (702) 295-0532 Fax number: (702) 295-1113 Email address: johnsjb@nv.doe.gov Physical Address:

John Jones
Offsites Project Manager
National Nuclear Security Administration
Nevada Site Office
232 Energy Way
North Las Vegas, NV 89030

VII. Compliance with Applicable Laws

All work undertaken by the participant pursuant to this agreement shall be performed in compliance with all applicable federal, state and local laws, ordinances and regulations, including, but not limited to all Occupational Safety and Health Administration, Department of Transportation, Resource Conservation and Recovery Act, New Mexico Water Quality Control Commission, and New Mexico Environmental Improvement Board Underground Storage Tank regulations. In the event of a conflict between federal state, or local laws, ordinances, or regulations, the participant shall comply with the more/most stringent of such applicable laws, ordinances, or regulations, unless provided otherwise in writing by the department or other appropriate regulators personnel with jurisdiction over such laws, ordinances, and regulations. Where it is determined that a permit is required under federal, state or local laws, ordinances, or regulations, the participant shall submit timely and complete applications and take all other actions necessary to obtain all such permits or approvals. The participant shall be responsible for obtaining all permits that are necessary for the performance of the work hereunder, and for all ongoing or proposed site activities, and for all ongoing or proposed facility operations.

VIII. Performance Standards and Associated Requirements

The participant has submitted with their application to the department a preliminary work plan describing the proposed voluntary remediation activities as they are currently envisioned as being submitted in a final voluntary remediation work plan, which includes a description of the known and suspected contaminants to be addressed by the proposed voluntary remediation activities. This preliminary work plan was prepared pursuant to 20.6.3.202.D NMAC. A copy of the preliminary work plan is attached and incorporated herein as Exhibit "2".

Form Revision date: August 6, 2003 Revised April 12, 2005 with site specific negotiated terms

The contamination covered by this agreement is described as follows:

Total RCRA metals (Arsenic, Barium, Cadmium, Chromium, Lead, Mercury, Selenium, and Silver), Total Petroleum Hydrocarbons - Diesel and Gasoline Range Organics, Volatile

Organic Compounds, and tritium in surface soil and shallow subsurface soil to a depth of 20 ft. below ground surface.

Voluntary remediation activities undertaken pursuant to this agreement shall achieve compliance with the following:

New Mexico Voluntary Remediation Regulations (20.6.3 NMAC)

New Mexico Water Quality Control Regulations (20.6,2 NMAC)

New Mexico Environment Department Technical Background Document for Development of

Soil Screening Levels

A risk assessment has been completed for the site and has been provided to the New

Mexico Environment Department.

It is understood that the parties may wish to modify the list of contaminants and the media in which the contaminants are located, as covered by this agreement, as additional information about the site is developed. The department may approve such changes through approval of work plans and other submittals provided by the participant during the course of undertaking voluntary remediation activities.

IX. Access

To the extent that the site or other areas where work is to be performed hereunder are presently owned or controlled by parties other than those bound by this agreement, the participant shall obtain or shall use its best efforts to obtain access agreements from the present owners. Best efforts shall include, at a minimum, certified letters from participant to the present owners of such properties requesting access agreements to permit the participant, department, and their authorized representatives access to such property. Any such access agreements shall be incorporated by reference into this agreement as Exhibit "3". (It is noted that an access agreement may additionally have been provided with the application.) Such agreements shall provide access for the department and authorized representatives of the department, as specified below. In the event that such access agreements are not obtained, the participant shall so notify the department, which may then, at its discretion, assist the participant in gaining access.

The participant shall provide authorized representatives of the department access to the site and other areas where work is to be performed at all reasonable times. Such access shall be related solely to the work being performed on the site pursuant to this agreement and may include, but is not limited to: inspecting and copying of site and facility records; reviewing the progress of the participant in carrying out the terms of this agreement; conducting such tests, inspections, and sampling as the department may deem necessary; using a camera, sound recording, or other documentary type equipment for field activities; and verifying the data submitted to the department by the participant hereunder. Prior to conducting remediation activities, the participant shall provide a minimum of 72 hours notice to the department to allow observation of site activities and to allow the department's authorized representatives to collect split samples, at the department's discretion. The participant shall permit the department's authorized representatives to inspect and copy all records, files, photographs, documents, and other writings, including all sampling and monitoring data, which pertain to this agreement and over which the participant exercises authority. Classified data which pertain to this agreement and over which the participant exercises authority may be accessed by the department's authorized representatives who hold a Q security clearance granted by the Department of Energy and/or the National Nuclear Security Administration (NNSA) and have the "need to know".

X. Deliverables and Submittal Schedule

In addition to those submittals required in the Preliminary Work Plan (Exhibit "2"), if applicable, the required submittals shall include:

A) Final Voluntary Remediation Work Plan

The department has determined in accordance with 20.6.3.401 NMAC, that further investigation and/or cleanup are not required in order to comply with the performance standard described in 20.6.3.110 B NMAC. Therefore, the participant is not required to submit a proposed final VRWP.

B) Voluntary Remediation Completion Report

Content:

In accordance with the Voluntary Remediation Regulations (20.6.3.502 NMAC), following the completion of site voluntary remediation activities, the participant shall demonstrate to the department that site conditions meet the applicable standards specified in Section VII herein by submitting to the department a Voluntary Remediation Completion Report. The content of the completion report is detailed in 20.6.3.502.A NMAC. The report shall be submitted to the department with the legal description of the affected property, and a signed Affidavit of Completion of Voluntary Remediation from the participant, that indicates that remediation is complete, in accordance with this agreement and applicable regulations and guidance; the legal description of the affected property and signed Affidavit of Completion are Exhibits "A" and "B", respectively, of the department's Certificate of Completion.

Schedule of submittal by the participant:

The Voluntary Remediation Completion Report shall be submitted to the department within 60 days after the authorization of the VRA.

Schedule of review by department:

The department shall review and determine the sufficiency of a completion report within forty-five (45) days of receipt. If the secretary does not approve the completion report, the secretary shall either issue a finding that the participant is not in compliance with the agreement and terminate the agreement, or advise the participant in writing of data gaps in the report. The participant shall correct any identified data gaps and resubmit the completion report within thirty (30) days of receipt of notice of data gaps.

XI. Certificate of Completion

If the secretary approves the Voluntary Remediation Completion Report, the secretary will issue either a Certificate of Completion or a Conditional Certificate of Completion, as appropriate. If a Conditional Certificate of Completion has been issued the department shall conduct audits to ensure that all engineering controls, remediation systems; post-closure care, and affirmations of future non-residential and use are being maintained appropriately. These audits shall be performed at least every other year for the first ten (10) years following the issuance of the Conditional Certificate of Completion, and every five (5) years thereafter. If, during the course of such an audit, the department finds that any or the monitoring requirements, engineering controls, remediation systems, post-closure care, or affirmations of future non-residential land use are not being properly maintained such that the performance standard described in 20.6.3.110 NMAC is no longer being met the department may revoke the Conditional Certificate of Completion and initiate an enforcement action.

No Certificate of Completion of Conditional Certificate of Completion shall be issued to a participant who has not paid invoiced oversight costs in full to the department.

XII. Covenant Not to Sue

After the secretary issues the Certificate of Completion or Conditional Certificate of Completion pursuant to Section 74-4G NMSA 1978 and 20.6.3.500 NMAC, the secretary shall provide a Covenant Not to Sue to a purchaser or prospective purchaser of the site that did not contribute to the site contamination, for any direct liability, including future liability, for claims based upon the contamination covered by the agreement and over which the department has authority. Except as may be provided under federal law or as may be agreed to by a federal government entity, the Covenant Not to Sue shall not release or otherwise apply to claims by the federal government for claims based on federal law. Except as may be agreed to by another department or agency of the state, the Covenant Not to Sue shall not release or otherwise apply to claims of any other office, department, or agency of the state. Except as may be agreed to by a third party, the Covenant Not to Sue shall not release or otherwise affect a person's liability to third parties.

XIII. Dispute Resolution

This section shall apply to any dispute arising under any section of this agreement, unless specifically excepted. Dispute resolution shall be conducted in accordance with Voluntary Remediation Regulations (20.6.3.309 NMAC).

XIV. Reservation of Rights

The department and participant reserve all rights, immunities and defenses they may have pursuant to any available legal authority unless expressly waived herein. The department expressly reserves the right to take any action, including any enforcement action, to address any release not covered by this agreement, including any release that occurs after issuance of the Certificate of Completion or any release of a contaminant not covered by the voluntary remediation agreement. The secretary's Covenant Not to Sue shall not apply to any such release.

Nothing herein is intended to release, discharge, or in any way affect any claims, causes of action or demands in law or equity which the parties may have against any person, firm, partnership or corporation not a party to this agreement for any liability it may have arising out of or relating in any way to the generation, storage, treatment handling, transportation, release or disposal of any materials, hazardous substances, hazardous waste, contaminants or pollutants at, to, or from the site. The parties to this agreement expressly reserve all rights, claims, demands, and causes of action they have against any and all other persons and entities who are not parties to this agreement, and as to each other for matters not covered hereby.

The participant reserves the right to seek contribution, indemnity, or any other available remedy against any person other than the department found to be responsible or liable for contribution, indemnity or otherwise for any amounts which have been or will be expended by the participant in connection with the site.

XV. Enforcement Shield

Pursuant to the provisions of 20.6.3.301.C NMAC, the secretary will not initiate any enforcement action, including an administrative or judicial action, against a participant for the contamination or release thereof, or for the activity that results in the contamination or release thereof, if the contamination is the subject of an agreement pursuant to 20.6.3 NMAC. However, this Section shall not be a bar to any enforcement action if the agreement is not finalized, if the agreement is terminated or rescinded, or if the participant does not successfully initiate or implement the agreement within a reasonable time under the schedules set forth in the voluntary remediation agreement and approved work plans.

XVI. Oversight Costs

The participant agrees to reimburse the department for all of its costs associated with oversight and implementation of this agreement in accordance with 20.6.3.310 NMAC. These costs shall include those described in 20.6.3.310 NMAC, as well as long-term oversight performed by the department after its issuance of a Conditional Certificate of Completion as described in the Voluntary

Remediation Regulations (20.6.3.502.E NMAC). Any funding commitments or payment of funds are subject to appropriations and availability of funds.

Oversight will be invoiced based on actual hours of staff oversight, at a variable rate beginning at \$65.00 per hour. The hourly rate will be calculated and subsequently updated on November 1 of each year, beginning November 1, 2000, following a thirty (30) calendar day public comment period. Travel and per diem costs will be invoiced at state-designated rates. Sampling and analysis costs will be invoiced at actual cost plus indirect overhead rate.

The department will track all costs to the department for review and oversight activities related to the site and provide quarterly (or more often at the discretion of the department) invoices per this agreement for said costs. The department can provide non-binding estimates for said costs, if previously requested by the participant in their application. The participant shall pay these invoiced costs to the department within thirty (30) calendar days after the date that the participant receives notice that these costs are due and owed. If payment is not made within thirty (30) days, the department may terminate this agreement and bring an action to collect the amount owed and the costs of bringing the collection action. If the department prevails in such collection action, the participant shall pay the department's reasonable attorneys' fees and costs incurred in the collection action, to the extent allowed by law.

Checks shall be made payable to New Mexico Environment Department", and be mailed along with a transmittal letter stating the site name, the invoice number, and the VRP number, and addressed to the department representative specified in Section VI of this agreement.

In the event that this agreement is terminated for any reason, the participant agrees to reimburse the department for all costs incurred or obligated by the department before the date of notice of termination of the agreement.

XVII. Notice of Bankruptcy

As soon as participant has knowledge of its intention to file bankruptcy, or no later than seven days prior to the actual filing of a voluntary bankruptcy petition, participant shall notify the department of its intention to file a bankruptcy petition. In the case of an involuntary bankruptcy petition, participant shall give notice to the department as soon as it acquires knowledge of such petition.

XVIII. Liability

The participant shall be liable for all claims, damages or causes of action arising from the acts or omissions of the participant, its agencies, successors, departments, agents or employees, to the extent allowed by applicable law.

XIX. Effective Date and Subsequent Modification

The agreement shall become final and effective upon being signed by both the secretary and the participant. The effective date of the agreement shall be the later date of signature by either the secretary or the participant. This agreement may be amended only by mutual agreement of the department and the participant. Amendments shall be in writing and shall be effective upon being signed by both the secretary and the participant.

XX. Termination

As provided for in 20.6.3.308 NMAC, if an agreement is not reached between an applicant and the secretary on or before the thirtieth (30th) calendar day after the secretary determines an applicant to be eligible pursuant to the provisions of Subparts II and III of this Part, the applicant or the secretary may withdraw from the negotiations. The participant may terminate the voluntary remediation agreement upon sixty (60) calendar days written notice via certified mail, return receipt requested to the department. The secretary may terminate this agreement upon finding that the participant is not in compliance with this agreement. Notice of termination will be made to the participant via certified mail, return receipt requested, and facts supporting the secretary's rationale for termination shall be set forth in the notification. The department's costs incurred or obligated before the date the notice of termination is received are recoverable by the department under the agreement if the agreement is terminated

XXI. Complete Agreement

This agreement contains the entire agreement of the parties

XXII. Applicable Law

This agreement shall be governed by and construed in accordance with the laws of the State of New Mexico.

The provisions of this agreement shall be satisfied when the department gives the participant written notice in the form of a Certificate of Completion that the participant has demonstrated to the secretary's satisfaction that the terms of this agreement have been completed, including the selection and implementation of a remedial action, when appropriate.

Nothing in this agreement shall restrict the State of New Mexico from seeking other appropriate relief to protect human health or the environment from contamination at or from this site if not remediated in accordance with this agreement.

Signatures

Participant(s):	
By:	Name:
By:(Signature of authorized representative)	(Print or type)
Date:	
New Mexico Environment Department:	
By:	Name:
Secretary or designee Date: Attachments: Exhibit I: Application Legal Descrite Exhibit 2: Prehimary Work Plantexhibit 3: U.S. Department of Every	

Exhibit 1

Revision 4/6/2000

APPLICATION EXHIBIT 1 STATE OF NEW MEXICO ENVIRONMENT DEPARTMENT VOLUNTARY REMEDIATION PROGRAM LEGAL DESCRIPTION OF THE TRACT OF LAND FOR WHICH VOLUNTARY REMEDIATION IS PLANNED

I. Tract of Land Comprising Site.

The Gasbuggy site investigation area consists of five historic operational areas totaling approximately 20 acres. The site lies entirely within the Jicarilla Ranger District of the Carson National Forest in Rio Arriba County, New Mexico. The largest area, Surface Ground Zero, is approximately 10 acres in size and lies within Section 36, Township 29N, Range 4W, New Mexico Principal Meridian. The Well GB-D area, approximately 2-3 acres in size, also lies within Section 36. The three other operational areas, the Recording Trailer Park, Control Point, and Helicopter Pad, are approximately 2-3 acres each, but are located outside of Section 36. Figure 2-1 of the attached Gasbuggy Work Plan details these area locations.

II. Environmental Site Conditions.

The environmental conditions associated with the Gasbuggy site is described in the attached report. Only the Surface Corrective Action Investigation Report with Surface Corrective Action Plan is attached, however copies of the other reports are available upon request.

<u>Title</u>	Author	Date
Site Characterization Work Plan for Gasbuggy, New Mexico, Rev. I, Document No. DOE/NV—690-REV.1 (This report includes information which fulfills most of the requirements for a Phase I environmental site assessment.)	U.S. Department of Energy National Nuclear Security Administration, Nevada Operations Office	January, 2002
Floodplains and Wetlands Survey Results for the Gasbuggy and Gnome-Coach Sites, New Mexico, Document No. DOE/NV/10972—58 (This report includes information on surface water and wetlands in the vicinity of the Gasbuggy aite.)	U.S. Department of Energy Nevada Operations Office	December, 1993
CERCLA Preliminary Assessment of DOE's Nevada Operations Office Nuclear Weapons Testing Areas (This report includes information on surface water, springs, and water supply wells in the vicinity of the Gasbuggy sita.)	Desert Research Justinue	1988
Surface Corrective Action Investigation Report with Surface Corrective Action Plan for the Gasbuggy Site, New Mexico, Rev. 0, Document No. DOE/NV908. (This report includes information on the proposed corrective action for the Gasbuggy Site).	U.S. Department of Energy National Nuclear Security Administration, Nevada Site Office	September, 2003

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Revision 4/6/2000

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The following is a list of relevant closure sites and closure documents, with contacts, for the NNSA/Nevada Site Office Offsite locations.

Alaska:

U.S Department of Energy, National Nuclear Security Administration Nevada Operations Office. 2003. *Amchitka Island Surface Closure Report*, DOE/NV—819, Rev.1. Las Vegas, NV.

Doug Dasher

Alaska Department of Environmental Conservation

610 University Avenue

Fairbanks, AK 99709

907-451-2172

Colorado:

U.S Department of Energy, Nevada Operations Office. 1996. Rullison Site Corrective Action Report, DOE/NV-453. Las Vegas, NV.

U.S Department of Energy, National Nuclear Security Administration Nevada Operations Office. 2002. Corrective Action Investigation Report for the Rio Blanco Site, Colorado, DOE/NV—860. Las Vegas, NV.

Donna Stoner

Colorado Department of Public Health and Environment 222 South 6th Street, Room 232

Grand Junction, CO 81501

970-248-7168

Mississippi:

U.S Department of Energy, National Nuclear Security Administration Nevada Site Office. 2003. Salmon Site Completion Report and Long-Term Stewardship Plan, DOE/NV—917. Las Vegas, NV.

Phillip Weathersby

Mississippi Department of environmental Quality

PO Box 10385

Jackson, MS 39289-0385

601-961-5302

New Mexico:

U.S Department of Energy, National Nuclear Security Administration Nevada Operations Office. 2002. Site Characterization Work Plan for the Gnome-Coach Site, New Mexico, DOE/NV-689. Las Vegas, NV.

James Bearzi

New Mexico Environment Department, Hazardous and Radioactive Materials Bureau 2044-A Galisteo

P.O. Box 26110

Santa Fe, NM. 87502

Exhibit 2

Refer to the "Surface Corrective Action Investigation Report for the Gnome-Coach Site, New Mexico", completed May 2004 and prepared for the U.S. Department of Energy, National Nuclear Security Administration – Nevada Sites Office, Environmental Restoration Division (DOE/NV – 926)

Exhibit 3

U.S. Department of Energy (DOE) Definition for "Need-to-Know"

(From the DOE Office of Safeguards and Security "Glossary of Terms")

NEED-TO-KNOW:

- a. A determination made by an authorized holder of classified information that a prospective recipient requires access to specific classified information in order to perform or assist in a lawful and authorized governmental function. (E.O. 12958 and E.O. 12968)
- b. A determination made by the possessor of classified information that a prospective recipient has a requirement for access to, knowledge of, or possession of the classified information to perform tasks or services essential to the fulfillment of a classified contract or program. (NISPOM)
- c. A determination by a person having responsibility for classified information that a proposed recipient's access to such classified information is necessary in the performance of official or contractual duties of employment.

Instructions for Use of Notice of Voluntary Remediation Proposal Sign

- 1. The Notice of Voluntary Remediation sign must be posted at a location on the site that is both visible and readable from at least one main thoroughfare.
- 2. The Notice of Voluntary Remediation must be posted on a 22" x 22" sign with text printed in 48 point Times New Roman or a similar font of similar size.
- 3. The sign must be posted the same day as the posting in the two Newspapers marking the beginning of the 30 day public comment period.

VRP-007 Rev. 8/28/2002

Notice of Voluntary Remediation Proposal

No	tice is hereby given by, on [date] of the
neg	gotiation of a Voluntary Remediation Agreement with the Ground Water Quality
_	reau, New Mexico Environment Department, as follows;
	•
1.	The Voluntary Remediation Agreement proposes actions to [for example: characterize and remediate contaminant releases into the environment or demonstrate innocent landowner status].
2.	The site for which the Voluntary Remediation Agreement has been negotiated is: (site identification)
3.	The Voluntary Remediation Agreement can be viewed by interested parties at the following locations:
	(Address, telephone number and name of contact must be in same locale as site)
	And also at NMED's Santa Fe office at the address below:
4.	Comments on the agreement may be sent to NMED at the following address:
	(VRP Contact, Position) Voluntary Remediation Program Ground Water Quality Bureau New Mexico Environment Department 1190 St. Francis Dr., P.O. Box 26110 Santa Fe, NM 87502.

Comments must be received within 30 days of the date of this notice.

Instructions for Publication of Public Notice

- 1. A public notice must be posted in a local newspaper and in a newspaper of general circulation in the State. The notice must be published in the legals section of the newspaper and in one other place in the newspaper chosen to give the general public the most effective notice.
- 2. The newspaper advertisements only need to be run one time and both newspapers must be run on the same day, which also marks the beginning of the 30-day public comment period.
- 3. The public notice should, at a minimum, contain the information indicated on the attached form.
- 4. The applicant must submit to the department copies of the public notice as well as an affidavit of publication and a signed statement affirming that the applicant has complied with the provisions of Subpart 303 of 20.6.3 NMAC.

New Mexico Environment Department

Notice is hereby given that, pursuant to the New Mexico Voluntary Remediation Regulations, the following proposed Voluntary Remediation Agreement has been submitted to the New Mexico Environment Department. The information in this notice generally has been supplied by the applicant and may or may not have been confirmed by the New Mexico Environment Department.

Applicant Name and Contact Name	proposes to
	-
	,
(briefly describe the site, the project, and environmental work to be done to	support project)
	•
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The Voluntary Remediation Agreement can be viewed by interested parties at the fo	llowing location(s):
and at NMED's Santa Fe office at the address below.	

Any interested person may obtain further information from the Voluntary Remediation Program of the New Mexico Environment Department, by calling <u>Agency Contact and phone number</u>.

Comments on the agreement may be sent to:

Voluntary Remediation Program Ground Water Quality Bureau New Mexico Environment Department 1190 St. Francis Dr., RM N-2300 P.O. Box 26110 Santa Fe, New Mexico 87502

Prior to approval of any proposed Voluntary Remediation Agreement, the New Mexico Environment Department will allow thirty (30) days after the publication of this notice to receive written comments and during which a public hearing may be requested by any interested person. Requests for public hearing shall set forth the reasons why the hearing should be held. A hearing will be held if the New Mexico Environment Department determines that there is significant public interest.